

18CV599



MOTION FOR LEAVE TO FILE AN  
AMENDED COMPLAINT

PURSUANT TO RULES 15(A) AND 19(A)  
FED. R. CIV. P.

FOMAN V. DAVIS. 371 U.S. 178  
182 1962.

DICTA

COLOUR OF STATE LAW:

COMPLAINT:

CONSTITUTION

CONSTITUTIONAL LAW.

DENIAL:

AMENDATION:

AFFIRM:

ALLEGES:

ABSOLUTE IMMUNITY

"INDEMNIFICATION"

CAPACITY / DAMAGES / IMPACT

LAW SUIT SPECIFIC DEFENDANT AGENCY OFFICER

SUSANA V. LOWA 419 U.S. 393 1975

("MOOT") MOUNTNESS

NEW SUIT PRISON OFFICIALS  
VIOLATES MTA (YUSUF) BURTON  
BET RIGHTS NATURAL PERSON:

PRISON PERSON. SECTION 1983

PRISON CITIZENSHIP REFORM

ACT: DAVIS V. DISTRICT OF  
Columbia 158 F.3d 1342 DC. Cir 1998)

HARRIS V. GARNER 190 F.3d 1279

11th Cir 1999) (Jury Instruction Refused)

ROYAL V. KONTZKY 375 F.3d 720

8th Cir 2004. CALHOUN V.

DETELLA 319 F.3d 936 7th Cir 2003.

EMOTIONAL INJURIES...

DAVIS V. DISTRICT OF Columbia 158 F.3d  
1342 D.C. Cir 1998)

DUE PROCESS "CLAUSE"

PROBLEMS WITH FOOD. EXERCISE OR

SANITATION. FAILURE TO PROVIDE  
ADEQUATE MEDICAL CARE'S



RESPECTFULLY SUBMITTED THIS 03<sup>th</sup>  
DAY OF JULY 2018

Joseph Burton Moore Bey  
POST OFFICE BOX 0506  
MAINE CORRECTION INSTITUTION

### CERTIFICATE OF SERVICE

THIS IS CERTIFY THAT THE FOREGOING  
REQUEST FOR INTERROGATORIES WAS  
DULY SERVED UPON THE FOLLOWING BY  
PLACING A COPIES OF SAME IN THE  
UNITED STATE MAIL POSTAGE. PRE-PAID  
AND PROPERLY ADDRESSES IS  
FOLLOWS:

THIS THE 03<sup>th</sup> DAY OF JULY 2018

ACCT. NAME: MIAL, JOSEPH B. *INDIGENT'S* ACCT#: 0280200  
 BED: MPODD001 TYPE: INMATE

ENDING BALANCE 06/11/18 \$ 0.00 INCLUDES CANTEEN LIMIT OF \$ 0.00

BATCH		REFERENCE					
DATE	NBR.	TYPE	NUMBER	FACL	+/-	AMOUNT	BALANCE

BEGINNING BALANCE \$ 0.00

*DISCLOSURE. LEARNED DAMAGES.  
 15.95 MILLION ASSURED.*

DEBT DATE	DEBT TIME	TYPE OF DEBT	AMOUNT OF DEBT	AMOUNT STILL OWED
05/23/18	13:32	ADM FEE -CASE#5/03/1808:15	\$ 10.00	\$ 10.00
06/08/18	10:30	ADM FEE -CASE#5/13/1814:00	\$ 10.00	\$ 10.00
06/08/18	11:18	ADM FEE -CASE#5/28/1804:19	\$ 10.00	\$ 10.00

THIS STATEMENT SHOWS DEPOSITS AND WITHDRAWALS THAT OCCURRED BETWEEN 06/04/2018 AT 01:01:01 AND 06/11/2018 AT 18:07:37.

ENDING BALANCE IS THE BALANCE AS OF MONDAY, JUNE 11, 2018 AT 18:07:37.

*COMPENSATED DAMAGES. TOO  
 SEVERED. EXTREMELY.  
 PSYCHOLOGIST WARN. OFFICIAL  
 AWARD SHALL. EACH OF US.  
 OF MALICIOUS. MALEVOLENT. FEMALE  
 VICTIMS. GOTTAFULL. MALIGNANT.  
 YUSUF BERTIN Maje BEY. Daughters  
 entitled NICOLE T. WOODS  
 BARBARA SHARAE DOWNEY. GUILFORD  
 COUNTY O'BRIEN MS. HOLLEY MS  
 WATLEY MS. KESHA RICHARDSON  
 JA GUIN. Christina E. CARRIA POTTIS  
 TIFFANY POTTIS - ANN POTTIS COUSIN  
 MICHAEL POTTIS. SHIRLEY T. MARTELL  
 GUILFORD COUNTY NAIVE. ETCETERA.  
 HOLDRENS SGT. THUSON. FUTURE. KENNETH  
 AUDREY & CATHY ELAINE & KENNETH  
 NOT TO INCLUDE MORE TONY. TANZKA DEAN  
 BARBARA.*



07-03-018

JOSEPH B. MAZAL YUSUFZ  
BEY

V.

N.C.D.O.P.S

MOTION FOR  
DEFAULT JUDGMENTS

PETITIONER ASKS THIS COURT US STATED  
UNITED DISTRICT N-CAROLINA FOR A  
AN JUDGMENT BY DEFAULT IN THIS ACTION  
AND SHOW THAT THE COMPLAINT IN THE  
07-03-018 FILED: THE SUMMONS AND  
AND WERE ONLY SERVED ON THE  
DEFENDANT. MAURY C. INSTITUTIONAL  
4875 FACILITY. ON THE 07-02-018  
STIPULATIONS:

EXHAUSTION & INJUNCTIONS

JACKSON V. DISTRICT OF COLUMBIA  
254 F 3d 262 D.C. Cir 2001

IRREPARABLE HARM?

PERMANENT INJURY:

TEMPORARY RESTRAINING ORDERS:  
TRO RULE 65 OF THE FEDERAL  
RULES OF CIVIL PROCEDURE  
PRELIMINARY INJUNCTION:

STIGGERS-EL V. BARLOW 433 F Supp  
2d 817 (N.D. Cal 2008) INADEQUATE  
ADEQUATE F.R. MARCH 2006

COCKROFT V. KIRKLAND 548  
F Supp 2d 767 N.D. Cal 2008

CANELL V. ZIGHTNER 143 F3d 1210  
1213 9th Cir 1998. NINTH

CIRCUIT NOT ASSERTING  
CLAIM FOR MENTAL OR EMOTIONAL  
INJURY:



ETGHIH AMENDMENT..

SUBMITTING COMPLICATED GENSEALLY  
PETITION INFORMATION  
TURT CLAIMS. ENFORCEMENTS

STAFFS, OFFICIAL "NAMES" SUBMITTED  
"INTERROGATORY" EVIDENCES IN MAKE  
QUZETIN DAROUS KEEFMAOU UNDER

WRITTING. WRIT BURTON YUSUFI MIAL

BEY .. NATURAL PERSON DOCUMENTATION  
ATTORNEY BLOCK DIARON/ST  
DISCLOSURE. ACCESSES EXEMPTION

FACTUAL UNOFFICIAL KNOWN  
VERIFICATION ETCETERA ALBARRADO  
DELIBERATE INDIFFERENCE.

BOSWELL V. SHERBURNE COUNTY 849 F2d  
1117 8th CIR 1988

SURVEILLANCE CAMERA. SHOWS / SHOWN  
07-03-018. DATE. MONTH. TIME

YEAR. REGULATION VIOLATED  
MIAL BURTON YUSUFI BEY

187 AMENDMENT RIGHTS. .. GOMEZ V.

VERNON. 255 F.3d 1118 9th CIR

2001.. VALVANO V. MCGRATH

325 F. Supp 408 E.D.N.Y 1970)

18 U.S.C § 1512 (A)(2):

RESTRICTIVE OR DEHUMANIZING UN-  
CONDITIONAL OF CONFINEMENT  
SEGREGATION GRAYHAT MARY CORBIN

FIFTH CIRCUIT: DISAGREED ? UPHOLD  
DUE PROCESS PROTECTS: PERSONS  
CITIZENS ENTITLED. PROCESS  
"EVIDENCED" FIFTH AND

FOURTEENTH AMENDMENTS:  
FREE CROSS PHYSICIAN PHYSICAL  
ABUSE FUND STATE OR FEDERAL  
OFFICIALS:

ADAMS V. NELSON 917 F2d 1552  
11th CIR (1990).

COMMITMENT: EFFICIENTLY OUTWEIGHED  
MILITARY JUSTIFICATION BY:

INTEREST USING:

BABCOCK V CLARK NO. CV-07-5073  
FVS. 2009 WL 911214 ED WASH  
March 31, 2009)



## AMENDMENT XIII

### SECTION 1.

NEITHER SLAVERY NOR  
INCOMPULSORY SERVITUDE EXCEPT AS  
A PUNISHMENT FOR CRIME WHEREOF  
THE PARTIES SHALL HAVE BEEN DULY  
CONVICTED SHALL EXIST WITHIN THE  
UNITED STATES OR ANY PLACES  
SUBJECT TO SUBSTANTIAL THEIR  
JURISDICTION:

## AMENDMENT XV

CONGRESS 02 FEBRUARY 1869  
RATIFIED 03th 1870..

### SECTION 1

THE RIGHT OF CITIZENS THE  
UNITED STATES TO VOTES SHALL NOT  
BE DENIED OR ABRIDGED, CURTAILED  
DENSE. LESSEN. SHORTEN  
ABBREVIATE:

BY THE UNITED STATES OR BY  
ANY STATE ON ACCOUNT OF RACE  
COLOUR OR PREVIOUS CONDITION  
SWORN/UNSWORN SERVITUDE:

#### ARTICLE XIV

NOTE: ARTICLE I SECTION 2

THE CONSTITUTION WAS MODIFIED  
BY SECTION II OF THE CONSTITUTION  
14th AMENDMENT.

ALL PERSON BORN OR NATURALIZED  
PERSONS ENTITLED IN THE UNITED  
STATES AND SUBJECT TO THE  
JURISDICTION THEREOF ARE CITIZENS  
OF THE UNITED STATES AND OF THE  
STATE WHEREIN THEY RESIDE.

NO STATE SHALL MAKE OR ENFORCE  
ANY LAW WHICH SHALL ABIDGE  
THE PRIVILEGES OR IMMUNITIES  
OF CITIZEN OF THE UNITED STATES:



EITHER SHALL ANY STATES OR AGENCY'S  
DEPRIVE ANY PERSON OF LIFE  
LIBERTY, OR PROPERTY, WITHOUT DUE  
PROCESS OF LAW: NOR DENY  
TOO ANY PERSON WITHIN ITS  
JURISDICTION THE EQUAL PROTECTION  
OF THE LAWS:

THE PREAMBLE TO THE BILL OF RIGHTS,  
AND AMENDMENTS TO THE  
UNITED STATES CONSTITUTION:

OFFICIAL JOURNAL IMMEDIATE  
REMOVAL OF POST / POSTER  
POSTCARD: NOT SEPARATED IN  
NORTH CAROLINA ARRIVED.  
ETCETERA.

VALDES V. CROSBY 450 F 3d 1231  
11th CIR 2006. COLON V. COUGHLIN  
58 F. 3d 865 2D CIR 1995).

DAMAGES OF OFFICIALS OR  
GUARDS ACTUALLY PERSONALLY  
VIOLATED MICHIGAN FREEDOM RIGHTS:

GRANT / GRANTED:

DISCRETION:

DISPOSITION

FETTERED:

AFFIDAVIT:

DECLARATORY Judgment

DAMAGES:

CITATION:

CIVIL:

ELEMENT

ENJOINING:

WHEREFORE, PETITIONER MOVES  
THAT THIS UNITED STATES DISTRICT  
NORTH CAROLINA MIDDLE UNITED  
STATES DISTRICT N. CAROLINA.

COURT'S MAKE & ENTER A  
JUDGMENT THAT pray/prayer  
FOR OF MOTION DEFERRED JUDGMENTS  
RELIEF "OF COMPLAINTS"